Linwood Trading Co.

Nelson, Scott

From:

Tmg <tmgmetal@gmail.com>

Sent:

Thursday, May 04, 2017 3:26 PM

To:

Nelson, Scott

Subject:

Re: 2016 SLAB annual report

Dear Scott,

no exports made in 2016 under consent 013511/1E/16

- -- are you also including consent 10553/10E/14 which could have been used from Jan 1/2016 to Feb 26/2016 under the name of TMG Metal? **YES, but there was no export after July 2015**.
- --- Is Linwood Trading Co. a different company at your Ft Lee address, or a new name for TMG Metal? a new name for TMG Metal

if you have any question, please contact us thank you JS

On Thu, May 4, 2017 at 3:05 PM, Nelson, Scott < Nelson.Scott@epa.gov > wrote:

JS:

When you say there were no exports made in 2016, are you also including consent 10553/10E/14 which could have been used from Jan 1/2016 to Feb 26/2016 under the name of TMG Metal?

Is Linwood Trading Co. a different company at your Ft Lee address, or a new name for TMG Metal?

Thank you.

From: Tmg [mailto:tmgmetal@gmail.com]
Sent: Thursday, May 04, 2017 12:01 PM
To: Nelson, Scott <Nelson.Scott@epa.gov>

Subject: Re: 2016 SLAB annual report

Dear Nelson,

501 1714 4/2017

we have filed the annual report for 2015 on 2/26/16
Please check attachment we have filed
thank you
JS
On Thu, May 4, 2017 at 7:15 AM, Nelson, Scott < Nelson.Scott@epa.gov > wrote:
We also have a listing in our database for the company and consent letter listed below. We any SLAB exports made on this letter?
TMG METAL
158 LINWOOD PLAZA ROOM #215 FORTLEE, NJ 07024
010553/10E/14
01/12/2015 to 01/11/2016
From: Tmg [mailto:tmgmetal@gmail.com] Sent: Wednesday, May 03, 2017 4:42 PM To: Nelson, Scott < Nelson.Scott@epa.gov >; Spike Lee < tmggoodwill@gmail.com > Subject: Re: 2016 SLAB annual report
Dear Nelson,
2016 annual report is attached.

there is no export in 2016

please confirm and we will send the hard copy

thank you

JS

On Wed, May 3, 2017 at 8:10 AM, Nelson, Scott < Nelson.Scott@epa.gov > wrote:

Dear US Primary Exporter of Spent Lead Acid Batteries:

Our records indicate that during 2016 you had a valid consent for the export of Spent Lead Acid Batteries (SLABs). *If you did export SLABs during calendar year 2016* your Annual Report was due by March 1, 2017. *If you did not export SLABs during 2016*, please send us an email stating that your company did not export SLABs during calendar year 2016. Your submission should be mailed to me at the address shown below.

As you may be aware, the EPA finalized a number of changes to the hazardous waste import-export regulations, which are effective on December 31, 2016. However, please note that export shipments of hazardous waste operating in compliance with an Acknowledgment of Consent (AOC) letter issued by EPA prior to December 31, 2016 are subject to export requirements in effect at the time their AOC letter was issued until the consent expires. Your AOC was issued prior to December 31, 2016.

Under the rules that were in effect at the time you AOC was issued, exporters that shipped SLABs to Canada, Mexico, or any country not belonging to the Organization for Economic Cooperation and Development (OECD) must submit an annual report containing all items of information found at 40 CFR Sections 262.56 (a)(1) through (4), (6) and (b). Exporters that shipped SLABs to OECD Member countries other than Canada or Mexico must submit an annual report containing all items of information found at 40 CFR Section 262.87(a). Annual Reports not meeting these requirements, as applicable, will be returned as deficient. Failure to file a timely and accurate annual report of SLAB exports can result in a penalty of up to \$32,500 per day. You may access these regulations by clicking on https://www.epa.gov/hwgenerators/resource-conservation-and-recovery-act-rcra-requirements-previously-consented-exports

For your convenience we have attached a user-friendly, optional Excel spreadsheet, which you can use to submit your Annual Report. This spreadsheet contains all the Annual Report elements you must report as required by 40 CFR 262.56 and 40 CFR 262.879(a) and provides detailed instructions to assist you in completing your submittal. If you received this letter via mail and would like to receive a copy of the optional Excel spreadsheet, please contact Scott Nelson at nelson.scott@epa.gov to receive the electronic file.

Should you choose to use the attached optional Excel spreadsheet, we request that you submit it <u>both</u> in electronic form to me at <u>nelson.scott@epa.gov</u> and in signed and dated hardcopy via mail to the address listed below. Your cooperation will assist us with compiling the 2016 data expeditiously.

Sincerely,

Scott Nelson, Environmental Protection Specialist

US Environmental Protection Agency

Office of Federal Activities

International Compliance Assurance Division (2254A)

1200 Pennsylvania Avenue, NW

Washington, D.C. 20460